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12	UNITED STATES DISTRICT COURT	
13	DISTRICT OF NEVADA	
14	C.C., individually,	Case No. 2:23-cv-02056-GMN-BNW
15	Plaintiff,	
16	V.	Stipulation and Order to Extend the
17	JAMAL F. RASHID, a/k/a "MALLY MALL," an individual, HIGHGATE	Time for Deutsche Bank AG to Answer or Otherwise Respond to Complaint
18	HOTELS, L.P., a Delaware limited partnership; RADISSON HOSPITALITY,	Second Request
19	INC., a Minnesota corporation; MARRIOTT INTERNATIONAL, INC., a Delaware	
20	corporation; DEUTSCHE BANK AG, a German corporation; DEUTSCHE IMOBILIEN AG, a German corporation;	
21	THE BLACKSTONE GROUP, L.P., a Delaware limited partnership; NEVADA	
22	PROPERTY 1, LLC, a Delaware limited liability company; MGM RESORTS	
23	INTERNATIONAL, a Delaware corporation; ARIA RESORT & CASINO	
24	LLC, a Nevada limited liability company; WYNN RESORTS, LIMITED, a Nevada	
25	corporation; WYNN LAS VEGAS, LLC, a Nevada limited liability company; STK LAS	
26	VEGAS, LLC, a Nevada limited liability company; THE ONE GROUP LLC, a	
27	Delaware limited liability company; THE	
	ONE GROUP HOSPITALITY, INC., a	

1 2 3 4 5 6	LLC, a Nevada limited liability company; VICI PROPERTIES INC., a New York Real Estate Investment Trust; DESERT PALACE LLC, d/b/a Caesar's Palace, a Nevada Limited Liability Company; CAESAR'S ENTERTAINMENT, INC., f/k/a Eldorado Resorts, Inc., a Delaware corporation; and ROE CORPORATIONS I–XX; and JOHN DOES I–XX. Defendants.	
7	Through their respective undersigned counsel, Plaintiff C.C. and Defendant Deutsche Bank	
8	AG ("Deutsche Bank") hereby stipulate and agree as follows:	
9 10	1. Whereas , pursuant to an earlier stipulation and order by the parties, the current deadline for Deutsche Bank to answer or otherwise respond to the complaint is February 12, 2024. (Dkt. 36.)	
11 12	2. Whereas , on January 16, 2024, Plaintiff filed a motion for leave to amend the complaint (the "Motion"), which remains pending. (Dkt. 41.)	
13 14	3. <i>Wherefore</i> , the parties stipulate and agree that the deadline for Deutsche Bank to answer or otherwise respond to the complaint shall be continued from February 12, 2024, to thirty days following an order resolving Plaintiff's Motion.	
15	MCNUTT LAW FIRM, P.C. THE702FIRM INJURY ATTORNEYS	
16 17 18	/s/ Dan McNutt/s/ Michael KaneDaniel McNutt, Esq., Bar No. 7815Michael Kane, Esq., Bar No. 10096Matthew C. Wolf, Esq., Bar No. 10801Bradley Myers, Esq., Bar No. 885711441 Allerton Park Drive, #100Joel Hengstler, Esq., Bar No. 11597Las Vegas, Nevada 891358335 West Flamingo Road	
19	ROPES & GRAY LLP Las Vegas, Nevada 89147 Counsel for Plaintiff	
20 21	/s/ Andrew Todres David B. Hennes (pro hac vice forthcoming) Lisa H. Bebchick (pro hac vice forthcoming)	
22	Andrew S. Todres (<i>pro hac vice</i> forthcoming) 1211 Avenue of the Americas	
23	New York, New York 10036 Counsel for Defendant Deutsche Bank AG	
24		
25	IT IS SO ORDERED.	
26	UNITED STATES DISTRICT JUDGE	
27	DATED: 1/24/2024	
28		